1	H.720
2	Introduced by Committee on Human Services
3	Date:
4	Subject: Human services; developmental disabilities; system of care
5	Statement of purpose of bill as introduced: This bill proposes to: (1)
6	eliminate the rulemaking requirement for portions of the system of care plan;
7	(2) require system of care plan extensions to be approved by the Chairs of the
8	House Committee on Human Services and the Senate Committee on Health
9	and Welfare; (3) establish the Residential Program Developer position and
10	require annual quality services reviews; (4) establish pilot planning grants to
11	develop housing and residential services programs for individuals with
12	developmental disabilities; and (5) implement processes for payment reform
13	and conflict-free case management.
14 15	An act relating to the system of care for individuals with developmental disabilities

1	It is hereby enacted by the General Assembly of the State of Vermont:
2	* * * Legislative Intent * * *
3	Sec. 1. LEGISLATIVE INTENT
4	It is the intent of the General Assembly that:
5	(1) Individuals who qualify for developmental services and who meet a
6	funding priority as outlined in the State system of care plan for developmental
7	services receive full and complete information in plain language regarding
8	their options and services.
9	(2) Individuals with developmental disabilities, their family members,
10	allies, and advocates be respected and active participants in systems change
11	activities, including payment reform, development of resources to comply with
12	the federal home- and community-based services regulations, and development
13	of additional residential service options. Information provided to stakeholders
14	shall be in plain language.
15	* * * System of Care Plan * * *
16	Sec. 2. 18 V.S.A. § 8725 is amended to read:
17	§ 8725. SYSTEM OF CARE PLAN
18	(a) Every three years, the Department shall adopt a plan for the nature,
19	extent, allocation, and timing of services consistent with the principles of
20	service set forth in section 8724 of this title that will be provided to people
21	with developmental disabilities and their families. Each plan shall include the

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1	following categories, which shall be adopted by rule pursuant to 3 V.S.A.
2	chapter 25:
3	(1) priorities for continuation of existing programs or development of
4	new programs;
5	(2) criteria for receiving services or funding;
6	(3) type of services provided; and
7	(4) a process for evaluating and assessing the success of programs.
8	* * *
9	(c) No Not later than 60 days before adopting the proposed plan, the
10	Commissioner shall submit it to the Advisory Board established in section
11	8733 of this title, for advice and recommendations, except that the
12	Commissioner shall submit those categories within the plan subject to 3 V.S.A.
13	chapter 25 to the Advisory Board at least 30 days prior to filing the proposed
14	plan in accordance with the Vermont Administrative Procedure Act. The
15	Advisory Board shall provide the Commissioner with written comments on the
16	proposed plan. It may also submit public comments pursuant to 3 V.S.A.
17	chapter 25.
18	* * *
19	(f) If the Department requires an extension to complete the system of care
20	plan, it shall submit a written request indicating the anticipated completion
21	date to the House Committee on Human Services and to the Senate Committee

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1	on Health and Welfare at least two months prior to the expiration of the
2	existing system of care plan. The request for an extension may be granted
3	upon the approval of both the Chairs of the House Committee on Human
4	Services and the Senate Committee on Health and Welfare.
5	* * * Quality Services Reviews * * *
6	Sec. 3. 18 V.S.A. chapter 204A is amended to read:
7	CHAPTER 204A. SUPPORTING INDIVIDUALS WITH
8	DEVELOPMENTAL DISABILITIES ACT
9	Subchapter 1. Developmental Disabilities Act
10	* * *
11	§ 8723. DEPARTMENT OF DISABILITIES, AGING, AND
12	INDEPENDENT LIVING; DUTIES
13	The Department shall plan, coordinate, administer, monitor, and evaluate
14	State and federally funded services for people with developmental disabilities
15	and their families within Vermont. The Department shall be responsible for
16	coordinating the efforts of all agencies and services, government and private,
17	on a statewide basis in order to promote and improve the lives of individuals
18	with developmental disabilities. Within the limits of available resources, the
19	Department shall:
20	(1) promote the principles stated in section 8724 of this title and shall
21	carry out all functions, powers, and duties required by this ehapter subchapter

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1	by collaborating and consulting with people with developmental disabilities,
2	their families, guardians, community resources, organizations, and people who
3	provide services throughout the State;
4	* * *
5	§ 8724. PRINCIPLES OF SERVICE
6	Services provided to people with developmental disabilities and their
7	families shall foster and adhere to the following principles:
8	* * *
9	(11) Trained staff. In order to assure ensure that the goals of this
10	ehapter subchapter are attained, all individuals who provide services to people
11	with developmental disabilities and their families must receive training as
12	required by section 8731 of this title.
13	* * *
14	§ 8727. COMPLAINTS; APPEALS
15	(a) Notice. The Department or agency or program funded by the
16	Department shall provide notice:
17	(1) To an applicant or the applicant's guardian, as applicable, of the
18	rights provided under this ehapter subchapter, State and federal law, and any
19	other available rights of appeal for violations of any of those rights.
20	* * *

1	§ 8733. ADVISORY BOARD
2	* * *
3	(e) Members shall be entitled to reimbursement for necessary and actual
4	expenses incurred in performance of their duties under this chapter subchapter
5	Subchapter 2. Supports for Individuals with Developmental Disabilities
6	§ 8741. QUALITY SERVICES REVIEWS
7	The Department shall perform at least annual on-site quality assurance and
8	improvement visits to the designated and specialized service agencies and
9	other contracted agencies. The Department shall, at a minimum, assess the
10	quality of services provided, including health and safety, in accordance with
11	personalized service plans for the individuals served.
12	* * * Creation of New Position * * *
13	Sec. 4. DEPARTMENT OF DISABILITIES, AGING, AND INDEPENDENT
14	LIVING; RESIDENTIAL PROGRAM DEVELOPER
15	(a) There is created a limited-service position of the Residential Program
16	Developer within the Department of Disabilities, Aging, and Independent
17	Living for the purposes of:
18	(1) expanding housing and residential services options for individuals
19	with developmental disabilities, in accordance with federal home- and
20	community-based services regulations;

1	(2) assisting individuals with developmental disabilities and their
2	families navigate publicly and privately funded housing and residential
3	services options;
4	(3) investigating public and private funding opportunities for residential
5	program development for individuals with developmental disabilities;
6	(4) working with individuals with developmental disabilities, their
7	families, and allies to identify potential models for residential services;
8	(5) developing requests for proposals and identifying at least three pilot
9	planning grants for different regions of the State focused on the needs
10	identified in those regions; and
11	(6) working with appropriate designated and specialized service
12	agencies or other providers to implement selected pilots.
13	(b) In fiscal year 2023, \$102,000.00 is appropriated to the Department of
14	Disabilities, Aging, and Independent Living from the Global Commitment
15	Federal Medical Assistance Percentage (FMAP) home- and community-based
16	services monies to fund the Residential Program Developer position
17	established in subsection (a) of this section.
18	* * * Housing and Residential Service Pilot Planning Grants * * *
19	Sec. 5. DEPARTMENT OF DISABILITIES, AGING, AND INDEPENDENT
20	LIVING; DEVELOPMENT OF HOUSING AND RESIDENTIAL
21	SERVICES PILOT PLANNING GRANTS

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1	(a) The Department of Disabilities, Aging, and Independent Living shall
2	work with the Vermont Developmental Disabilities Council and a statewide
3	self-advocacy group to review housing models in other states for the purpose
4	of informing the pilot planning grants developed pursuant to subsection (b) of
5	this section.
6	(b)(1) In fiscal year 2023, \$500,000.00 is appropriated to the Department
7	of Disabilities, Aging, and Independent Living from the Global Commitment
8	Federal Medical Assistance Percentage (FMAP) home- and community-based
9	services monies to develop housing and residential service pilot planning
10	grants in at least three regions of the State, in partnership with designated and
11	specialized service agencies, for individuals with developmental disabilities
12	and their families. The Department shall issue a request for proposals seeking
13	entities to develop regional pilot planning grants with not more than one grant
14	per designated agency catchment area.
15	(2) The pilot planning grants shall:
16	(A) reflect the diversity of needs expressed by individuals with
17	developmental disabilities and their families, including individuals with high
18	support needs who require 24-hour care and those with specific
19	communication needs;
20	(B) be consistent with the federal home- and community-based
21	services regulations;

1	(C) include new service-supported housing models; and
2	(D) include a vision statement, the number of and description of the
3	support needs of individuals with developmental disabilities anticipated to be
4	served, a draft budget, and an implementation plan.
5	(c)(1) The Department shall convene a steering committee to provide
6	advice and guidance as it develops and selects the pilot planning grants
7	required pursuant to this section.
8	(2) The steering committee shall be composed of the following
9	members:
10	(A) three individuals with a developmental disability, appointed by
11	the Green Mountain Self Advocates;
12	(B) two family members of individuals with a developmental
13	disability, appointed by the Vermont Family Network;
14	(C) two advocates who are either individuals with a developmental
15	disability or a family member of an individual with a developmental disability,
16	appointed by the State Program Standing Committee and the Advisory Board
17	established pursuant to 18 V.S.A. § 8733; and
18	(D) two representatives of the designated and specialized service
19	agencies, appointed by Vermont Care Partners.
20	(3) The steering committee shall have the technical legal and
21	administrative assistance of the Department.

(3)(A)	The	steering	committee	shall	have	the	technical,	legal,	and
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<u>administrative</u>	assi	stance of	the Departn	<u>nent.</u>					

1	(B) The steering committee shall cease to exist on January 1, 2024.
2	(4) Information provided for the steering committee's consideration
3	shall be in plain language.
4	(5) Members of the steering committee shall be entitled to per diem
5	compensation and reimbursement of expenses as permitted under 32 V.S.A.
6	§ 1010 for not more than eight meetings. These payments shall be made from
7	monies appropriated to the Department.
8	(d) On or before April 15, 2023, the Department shall submit a report to
9	the House Committee on Human Services and to the Senate Committee on
10	Health and Welfare describing the pilot planning grant selection process, the
11	implementation plan, and any resources necessary for implementation of
12	selected pilots.
13	* * * Payment Reform and Conflict-Free Case Management * * *
14	Sec. 6. PAYMENT REFORM AND CONFLICT-FREE CASE
15	MANAGEMENT
16	(a) Prior to implementing system-wide payment reform impacting
17	individuals with developmental disabilities, their families, and designated and
18	specialized service agencies, the Department of Disabilities, Aging, and

1	Independent Living shall seek approval from the General Assembly. At a
2	minimum, the following shall be included in the payment reform process:
3	(1) in addition to any standardized assessment utilized by the
4	Department, a process for consideration of additional information relevant to
5	the life circumstances of service recipients or applicants;
6	(2) in addition to any standardized rates or rate ranges developed by the
7	Department, a process for consideration of budgets to reflect the individualized
8	support needs of service recipients or applicants; and
9	(3) a process for evaluating the fiscal and service impact on individual
10	service recipients and the designated and specialized service agencies.
11	(b)(1) Prior to implementing the federally required conflict-free case
12	management system, the Department shall seek and consider input from a
13	variety of stakeholders, including individuals with developmental disabilities,
14	their families, designated and specialized service agencies, and other providers
15	and advocates and seek approval from the General Assembly.
16	(2) As part of the changes necessary to come into federal compliance,
17	consideration shall be given to performing initial clinical eligibility and service
18	planning within the Department.
19	* * * HCBS Spending Plan Amendment * * *
20	Sec. 7. HOME- AND COMMUNITY-BASED SERVICE SPENDING PLAN
21	AMENDMENT

1	The Agency of Human Services shall seek to amend its federal Home- and
2	Community-Based Service Spending Plan to enable the Department of
3	Disabilities, Aging, and Independent Living to use Global Commitment
4	Federal Medical Assistance Percentage (FMAP) home- and community-based
5	services monies to fund the new Residential Program Developer position
6	created in Sec. 4 of this act and the pilot planning grants in Sec. 5 of this act.
7	* * * Effective Dates * * *
8	Sec. 8. EFFECTIVE DATES
9	This section and Sec. 2 (system of care plan) shall take effect on passage,
10	and the remaining sections shall take effect on July 1, 2022.